# **Engineers for the Integrity of Broadcast Auxiliary Services Spectrum**

### **EIBASS Co-Chairs**

DANE E. ERICKSEN, P.E., CSRTE, 8-VSB, CBNT Hammett & Edison, Inc. San Francisco, CA 707/996-5200 dericksen@h-e.com

RICHARD A. RUDMAN, CPBE Remote Possibilities Santa Paula, CA 805/921-0382 rar01@mac.com

## **EIBASS Members**

KENNETH J. BROWN Broadcast Technical Consultant Carneys Point, NJ

PAUL B. CHRISTENSEN, Esq., CPBE, CBNT, 8-VSB, AMD Law Office of Paul Christensen Jacksonville, FL

GERRY DALTON, CBRE, CBNT Communications Consultant Dallas, TX

HOWARD FINE SCFCC Database Administrator Los Angeles, CA

JOHN C. KEAN NPR Technology Research Cntr Washington, DC

MICHAEL G. McCARTHY, CSRE McCarthy Radio Engineering Chicago, IL

MICHAEL S. NEWMAN CSI Telecommunications, Inc. San Francisco, CA

> WILLIAM F. RUCK NCFCC Chairman San Francisco, CA

KARL VOSS Frequency Coordinator Scottsdale, AZ

BURT I. WEINER Broadcast Technical Services Glendale, CA

### ELECTRONICALLY FILED IN ECFS

May 24, 2012

Marlene H. Dortch, Esq. Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: Notice of Ex Parte communication, WT Docket 10-153

Dear Ms. Dortch:

This will document a conference call between myself, Richard Rudman, and Howard Fine representing Engineers for the Integrity of Broadcast Auxiliary Services Spectrum (EIBASS) and Mr. Stephen Buenzow and Mr. John Schauble of the Wireless Telecommunications Bureau on this date. Also on the call were John Poray, Joe Snelson, and Chris Imlay, for the Society of Broadcast Engineers, Inc. (SBE), and Kelly Williams for the National Association of Broadcasters (NAB). This call was at the request of Mr. Buenzow.

The subject of the call was the WT Docket 10-153 rulemaking, and how the Commission might best propose to implement the next step in that proceeding, which will involve 7 and 13 GHz TV Pickup stations adding to their Universal Licensing System (ULS) records information on any fixed electronic news gathering receive-only (ENG-RO) sites.

EIBASS would like to commend the Commission for requesting this call as well as the other stakeholder participants who, like EIBASS, are advocates for all efforts that benefit Broadcast Auxiliary licensees.

Sincerely,

# /s/ Dane E. Ericksen

/s/ Richard A. Rudman

cc: Mr. Stephen Buenzow by e-mail: stephen.buenzow@fcc.gov Mr. John Schaubble by e-mail: john.schaubble@fcc.gov